ATTORNE	Y OR PARTY WITHOUT ATTORNEY(Name, state bar number, and address):	FOR COURT USE ONLY
SUPE US NO	LEPHONE NO.: FAX NOS.: Y FOR (Name): ERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO VENILE COURT, 2851 MEADOW LARK DR., SAN DIEGO, CA 92123-2792 PRTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92083-6634 UTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910-5649 ST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020-3941 latter of	
	APPLICATION FOR APPROVAL OF A MINOR'S REQUEST FOR VOLUNTARY INPATIENT PSYCHIATRIC TREATMENT	CASE NUMBER
□ 4	(W&I Code 6552) My name is years	a alduand was barn an
□ 1.	My attorney is Tam years	s old; and was born on
□ 2.□ 3.	•	 , from,
□ 4.	I understand that I was placed in this psychiatric facility because it is the opin a result of a mental disorder, I am: (check applicable boxes)	nion of the professional office staff, that as
	☐ Dangerous to myself. ☐ Dangerous to others. ☐ Grav	ely disabled.
□ 5.	I have discussed with my attorney my rights, which are as follows:	
	 ☐ My right to object to being admitted to a psychiatric facility. ☐ My right to a hearing or writ if the professional staff decide that I need of My right to decide on my own that I need treatment from the profession. 	
□ 6.	I understand these rights, and after talking with my attorney, I do apply to the that I receive treatment from the professional staff as my own voluntary dec	• • • • • • • • • • • • • • • • • • • •
□ 7.	I understand that the treatment I receive may include medications, which m	ay continue when I leave the hospital.
□ 8.	I understand that I can revoke (that is, stop or end) my decision to receive to by telling my attorney to set a hearing before a Juvenile Court Judge.	oluntary inpatient treatment. I may do so
Date: _		
		Minor

TO THE FACILITY: Juvenile Court Rules provide that this application, signed by the minor and the attorney, shall constitute a sufficient basis for the hospital or facility to accept the minor as a voluntary inpatient, pending approval of the application by the Juvenile Court.

			CASE NUMBER:
			ATTORNEY CERTIFICATION
did part	mak t of t	ry in _l ke ar he tr	attorner certify that I have reviewed this application with the minor, and have advised the minor of the effects of applying f patient treatment. The minor made a free, voluntary and intelligent decision to forego his/her rights at this time, an informed request to receive voluntary inpatient treatment. The minor also understands that medication may be reatment, even after discharge from the hospital. I have no objection to the minor's request that the Juvenile Court minor's decision to receive inpatient treatment.
Dat	e: _		Attorney
			ATTORNEY REPRESENTATIVE/PATIENT ADVOCATE CERTIFICATION
and be a	l did a pa	ntary mak irt of	ertify that I have reviewed this application with the minor, and have discussed with the minor the effects of applying inpatient treatment. The minor made a free, voluntary and intelligent decision to forego his/her rights at this time ke an informed request to receive voluntary inpatient treatment. The minor also understands that medication may be the treatment, even after discharge from the hospital.
Jat	e: _		Attorney Representative/Patient Advocate
l ha	ve r	no o	bjection to the minor's request that the Juvenile Court approve the minor's decision to receive inpatient treatmer
Dat	e: _		
			Attomey
1.	a. b. c. d.	The The The Fu	burt has read and considered: e executed application of the minor for voluntary inpatient treatment. e declaration of the attending therapist. e treatment plan which sets forth the category of medications to be administered to the minor. rther evidence presented. her:
2.	The	e Co	ourt finds:
		c. d.	All persons entitled to notice have received notice. No objection has been filed with the Court. The minor suffers from a mental disorder. The facility is qualified to treat the disorder. There is no other less restrictive facility available which might better address the needs of the minor. The minor has made a knowledgeable and intelligent request to receive voluntary inpatient treatment. An objection has been filed with the Court, and a hearing shall be set on the Application on
3.	ТН	E C	OURT ORDERS:
		a.	That the minor's application is APPROVED. The minor shall receive treatment, both inpatient and outpatient including medications, until such time as the application is properly revoked.
		b.	That the minor's application is DENIED. The minor shall be released unless the minor may be held involuntar under the provisions of the LPS Act.
Dat	e: _		Judicial Offic
			Judicial Offic